Document 9

Filed 02/04/2008

Page 1 of 3

Case 3:07-cr-03479-LAB

**MOTIONS** The defendant, Tammy White, by and through his attorneys, Stephen D. Demik and Federal Defenders of San Diego, Inc., pursuant to the United States Constitution, the Federal Rules of Criminal Procedure, and all other applicable statutes, case law and local rules, hereby moves this Court for an order: to compel discovery; and
for leave to file further motions. These motions are based upon the instant motions and notice of motions, the attached statement of facts and memorandum of points and authorities, and all other materials that may come to this Court's attention at the time of the hearing on these motions. Respectfully submitted, /s/ Stephen D. Demik Dated: February 4, 2008 Federal Defenders of San Diego, Inc. Attorneys for Mr. Pyles 

	Case 3:07-cr-03479-LAB	Document 9	Filed 02/04/2008	Page 3 of 3	
1	UNITED STATES DISTRICT COURT				
2	SOUTHERN DISTRICT OF CALIFORNIA				
3	UNITED STATES OF AMERICA	A,	}		
4	Plaintiff,		)Case No. 07cr27	31-JTM	
5	v.		CERTIFICATE	E OF SERVICE	
6	MARK ANTHONY PYLES,		Ś		
7	Defendant.				
8	Counsel for Defendant certifies that the foregoing pleading, is true and accurate to the				
9	best of her information and belief, and that a copy of the foregoing has been electronically				
0	served this day upon:				
11	served this day upon.				
12	<b>Paul L Starita</b> Paul.Starita@usdoj.gov,efile.dkt.gc1@usdoj.gov				
13					
14					
15	mailed to: Mark Anthony Py Defendant	les			
16	Defendant				
17	Dated: February 4, 2008	/s/ Stephen D. Demik STEPHEN D. DEMIK			
18	Dated. 1 coldary 4, 2000	Feder	Federal Defenders of San Diego, Inc. Attorneys for Mr. Pyles		
19		Atton	icys for wir. I yies		
20					
21					
22					
23					
24					
25					
26					
27					
28		3		07CR3479-LAB	